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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/630,509	07/30/2003	Kazunori Taniguchi	P/3541-38j	7893
2352 755 OSTROLENK FA	90 02/08/2007 ABER GERB & SOFFEN	EXAMINER		
1180 AVENUE OF THE AMERICAS			NGUYEN, TUAN VAN	
NEW YORK, NY 100368403			ART UNIT	PAPER NUMBER
			3731	5.00
SHORTENED STATUTORY F	PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MONT	THS .	02/08/2007	PAPER	

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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- 1	•

	Application No.	Applicant(s)			
	10/630,509	TANIGUCHI ET AL.			
Office Action Summary	Examiner	Art Unit			
	Tuan V. Nguyen	3731			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	e correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	OATE OF THIS COMMUNICATION  136(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the course the application to become ABANDO	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).			
Status					
<ul> <li>1) Responsive to communication(s) filed on <u>02 N</u></li> <li>2a) This action is FINAL. 2b) This</li> <li>3) Since this application is in condition for allowated closed in accordance with the practice under</li> </ul>	s action is non-final.  ance except for formal matters, p	•			
Disposition of Claims					
4) ⊠ Claim(s) <u>1-38</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-5,17-24,27-33 and 38</u> is/are rejected 7) ⊠ Claim(s) <u>6-16,25,26 and 34-37</u> is/are objected	ed.				
8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers	,	<b>;</b>			
9) The specification is objected to by the Examin  10) The drawing(s) filed on is/are: a) accomposed as a composition and accomposition and accomposition is objection to the Replacement drawing sheet(s) including the correct and the correct of the country of the countr	cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority document 2. ☐ Certified copies of the priority document 3. ☐ Copies of the certified copies of the priority document application from the International Bureat* See the attached detailed Office action for a list	nts have been received. Its have been received in Applic Drity documents have been rece Bau (PCT Rule 17.2(a)).	ation No ived in this National Stage			
Attachment(s)	<b></b>				
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO/SB/08)         Paper No(s)/Mail Date 7/30/03.     </li> </ol>	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date			

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#### **DETAILED ACTION**

#### Response to Restriction Requirement

 According to the Response to Restriction Requirement Applicant filed on November 02, 2006, Applicant elected Species 1 of Figures 1-29. Claims 1, 33 and 38 are generic claim.

# Claim Rejections - 35 USC § 102

- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

  A person shall be entitled to a patent unless
  - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-2, 33 and 38 are rejected under 35 U.S.C. 102(b) as being anticipated by Zvenyatsky et al. (U.S. 5,383,888).
- 4. Referring to claims 1-5, 33 and 38, Zvenyatsky discloses (see Figs. 1-7) a surgical instrument 10 comprising: an insertion section 18 having a distal end portion 28 and a proximal end portion 12, the insertion section comprising first and second driving rods 78, 58 which are disposed side by side and each of which has a distal end portion and a proximal end portion; a pair of jaws 30,32 disposed in the distal end portion of the insertion section; a support 22 which pivotally supports at least one of the pair of jaws 30,32 to be relatively opened/closed; a sliding member 56 which supports at least one of the pair of jaws being pivotally

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supported by the support; a connecting rod 94 having a distal end portion and a proximal end portion, the sliding member being pivotally supported on the distal end portion of the connecting rod to open/close the pair of jaws, and the distal end portion of the first driving rod being pivotally supported on the proximal end portion of the connecting rod; a rotation mechanism that is the distal portion of tubular portion 20, which rotatably supports the support 22 on the distal end portion of the insertion section, and pivotally supports the support 22 on the distal end portion of the second driving rod 58 in a state of being offset with respect to a center axis of the support; and an operation section12 disposed in the proximal end portion of the insertion section 18, which pivotally supports the proximal end portions of the first and second driving rods, when the operation section is opened/closed of handle 12 and rotated switch 112, 114, an opening/closing force by the opening/closing operation being transmitted from the proximal end portion to the distal end portion of the first driving rod to slide the sliding member on the support through the connecting rod thereby opening/closing the pair of jaws, and a rotating force by the rotation operation being transmitted from the proximal end portion to the distal end portion of the second driving rod to apply a rotational force on the support to rotate the support on the distal end portion of the insertion section, thereby rotating the pair of jaws with respect to the insertion section relatively (see col. 4, line 24 to col. 6, line 40).

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## Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.

  Patentability shall not be negatived by the manner in which the invention was made.
- 6. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 7 Claims 3-5, 17-20, 23-24, 27-30, 33 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zvenyatsky et al. in view of Forman (U.S. 5,275,608).
- 8. Referring to claims 3-5, 17-20, 23-24, 27-30, 33 and 38, Zvenyatsky discloses the invention substantially as claimed except for the connecting rod is made of stainless steel, pair of jaw, the sliding members has conductivity and a connector pin which supplies high-frequency power is electrically connected to at least one of the first driving rod, the connecting rod, the sliding member and the pair of jaw.

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- 9. Still referring to claims 3-5, 17-20, 23-24, 27-30, 33 and 38, however, Forman discloses (see Figs. 1A-3) a surgical tool can be connected to energy supply such as laser knives, electric or laser cauterizing apparatus, and fiber optic connection 19 is provided (see col. 3, lines 50-57). Furthermore Forman discloses the instrument 10 also having control member 14 to control the head 12 (see col. 3, line 35 to col. 5, line 55). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made by the applicant to incorporate the connection pin, and material for electrical conduction as disclosed by Forman to incorporate into the device, as disclosed by Zvenyatsky because this will further utilizing the device of Zvenyatsky as suggested by Forman. With respect to stainless steel material. Here it is noted that the material is old and well known in the art.
- 10. Claims 20-22 and 30-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zvenyatsky et al. in view of Forman further in view of Klieman et al. (U.S. 5,827,323).
- 11. Referring to claims 20-22 and 30-32, the modified device of Zvenyatsky discloses the invention substantially as claimed except for the insulating sheath wherein the distal tip portion of the sheath having an angle or bevel shape. However, Klieman discloses (see Figs. 1 and 2A) it is old and well known in the art the insulating sheath 10 having a bevel shape 23 for preventing the proximal portion of the pair of jaw 33, 35 from engaging tissue during a surgical procedure (see col. 5, lines 55-65 and col. 7, lines 60-68). Therefore, it would have been obvious to one of

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ordinary skill in the art at the time the invention was made by the applicant to incorporate the bevel shape at the distal portion of the insulating sheath as disclosed by Klieman to incorporate into the modified device of Zvenyatsky in order to gain the advantage as suggested by Klieman.

## Allowable Subject Matter

12. Claims 6-16, 25-26 and 34-37 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan V. Nguyen whose telephone number is 571-272-5962. The examiner can normally be reached on M-F: 9:00 AM - 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, AnhTuan Nguyen can be reached on 571-272-4963. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Tuan V. Nguyen February 2, 2007

> ANHTUAN T. NGUYEN SUPERVISORY PATENT EXAMINER